

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

G.E. CATTLE, INC., a Nebraska, corporation, and CURREYS OF NEBRASKA, LLC, a Nebraska corporation,)	Case No. 8:01CV557
Plaintiffs,)	ORDER
vs.)	TO WITHDRAW EXHIBITS
UNITED PRODUCERS, INC., an Ohio corporation,)	OR TO SHOW CAUSE WHY
Defendant.)	EXHIBITS SHOULD NOT BE
LOREN E. ECKERT and MARY A. ECKERT, Husband and Wife, and ELKHORN VALLEY BANK & TRUST COMPANY,)	DESTROYED
Plaintiffs,)	ORDER
vs.)	TO WITHDRAW EXHIBITS
UNITED PRODUCERS, INC., an Ohio corporation,)	OR TO SHOW CAUSE WHY
Defendant.)	EXHIBITS SHOULD NOT BE
		DESTROYED

Pursuant to NECivR 79.1(f) or NECrimR 55.1(g), counsel for defendant shall either 1) withdraw the following exhibits previously submitted in this matter within 14 calendar days of the date of this order, or 2) show cause why the exhibits should not be destroyed:

[Defendant's Exhibits - Jury Trial - September 7-10, 2004](#)

[Defendant's Exhibit No. 100 - motion hearing - April 17, 2002](#)

[Defendant's Exhibit Nos. 1-2 - motion hearing - October 16, 2002](#)

If counsel fails to withdraw these exhibits as directed or to show cause why the exhibits should not be destroyed, the clerk's office is directed to destroy the listed exhibits without further notice to the parties or order from the court.

IT IS SO ORDERED.

DATED this 12th day of May, 2010.

s/ Lyle E. Strom
United States District Judge

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Approved 02/15/07